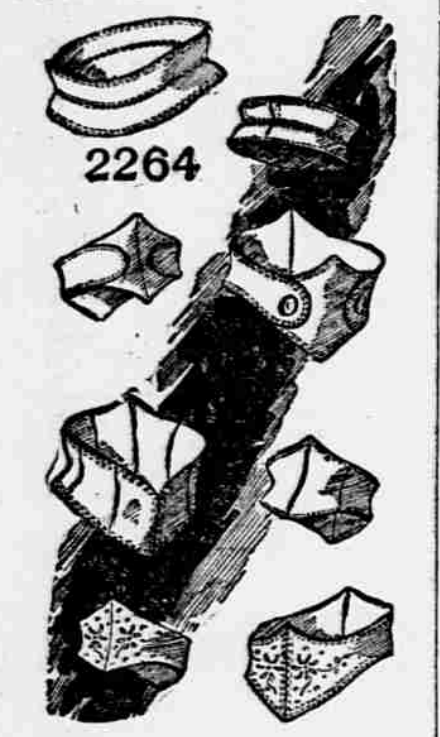


National Tribune Patterns.

Four Pretty Girdles.

No. 2264.—Many women and girls appreciate the fact that they can make much more attractive belts and girdles at home than they can purchase in the shops. It often happens that one wishes a girdle to match a skirt or whole dress which she cannot obtain in the shop, and then a pattern like the one given is

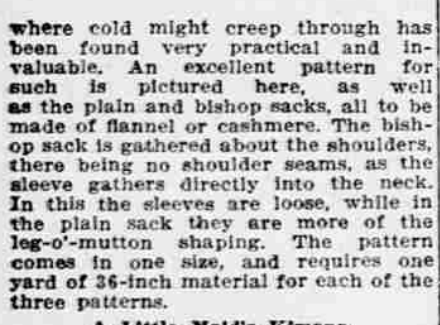


of great service. Here are four belts which have been chosen because they all fit the curves of the waistline perfectly, and thus tend to make the waist appear smaller. The first consists of two bias portions which are seamed at the waistline, the second being narrow at the sides and shaped into wide points at the center front and back. The third girdle is a gored one, being fitted just as a lining is, and therefore being the best fitting one. The fourth is the same as the second, without the fancy portions at the sides. Silk, linen, velvet or any other soft material may serve. For the medium size 3 1/2 yards of 27-inch goods are needed to develop this pattern.

No. 2265.—When Miss Baby goes to ride or rules her domain from the front porch, she must be carefully clad and protected from any passing breeze. The shawl hood which protects the small head, neck and back without any cracks



A Pleasing Summer or Graduation Gown. No. 2165.—Many pleasing gowns for girls are being made of delicately tinted muslin and dimities as well as white, and at very little expense and labor. A pretty effect has been gained in the gown pictured by combining sheer white Swiss with German Valenciennes and embroidery. The dress is one eminently suited for school graduation or a nice summer frock, as it is not over-elaborate and yet is very youthful and



A Little Maid's Kimono. No. 2193.—The kimono was not becoming. The waist has a yoke in front which may be inset with lace or embroidered. The neck may be Dutch square or finished with a standing collar, while the sleeves may be long with a deep cuff or completed above the elbow with tiny tucks. The skirt has two run tucks above the hem. For the medium size 8 1/2 yards of 22-inch goods are needed.



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Cure for Liqueur and Tobacco. The Kansas Anti-Liqueur Society is mailing free a recipe for the cure of the liquor habit. It can be given secretly in food. Also one for the tobacco habit that can be given secretly. The only request they make is that you do not sell recipes, but give copies to friends. Address with stamp, Kansas Anti-Liqueur Society, 82 Gray Bldg., Kansas City, Mo.

Any one, or all, of the above patterns will be promptly mailed, postpaid, upon receipt of 10 cents for each pattern. Each number represents a separate pattern. Give size, number, name and address. It is not necessary to write a note if the following coupon is properly filled out.

For the enclosed . . . cents send me the following patterns:

| | | | |
|-------------|----------------|-------------|----------------|
| No. | Size | No. | Size |
| No. | Size | No. | Size |
| No. | Size | No. | Size |

Name

Post Office

State

Street No. or R. F. D. No.

PENSION DECISIONS.

Line of Duty—Death Cause—Honorable Discharge.

The flesh wound of right hip of which soldier died in the service is not shown to have been incurred in the line of duty, but from the records of the War Department appears to have been received while soldier was absent without leave.

Death in the service under circumstances not associated with the line of duty cannot be treated as tantamount to an honorable discharge within the meaning of the act of June 27, 1890, as amended by the act of May 9, 1900. (1214. 6-20-05.)

Division of Pension—Act March 3, 1899. Practice—Rule 18—Evidence.

Appellant cannot for the first time raise a new question of fact or seek to frame a new issue of fact on appeal on which no allegation or evidence was offered by him before the Bureau, and having been afforded ample opportunity to introduce his defense, and of which right he had availed himself for the purpose of securing a review of the Bureau action allowing his wife's claim for one-half his pension under the act of March 3, 1899.

Rule of Practice provides that "no additional evidence upon the merits of the claim should be filed by either appellant or appellee or considered on appeal." (124. 6-25-06.)

Marriage—Maine—Massachusetts—Act of 1895—Impediment—Life Imprisonment.

A sentence of life imprisonment of one party to a marriage contract absolves the other party from such relation without the intervention of legal proceedings under the statute of Maine. But in the State of Massachusetts, though such sentence is sufficient cause for divorce, it does not dissolve the marriage until it is decreed by the proper tribunal. What is generally termed a common-law marriage is not recognized as legal in the State of Massachusetts.

No change in an illicit cohabitation will be presumed by the courts of Maine after the removal of the cause rendering the relation illegal, but a new contract must be shown in fact. (125. 6-30-06.)

Service—Honorable Discharge—War of the Rebellion.

The war of the rebellion did not terminate in New Mexico until Aug. 20, 1865. Soldier was discharged from the Regular Army in August, 1865, and received service rendered wholly in the Territory of New Mexico. His discharge was necessitated by venereal disease not innocently contracted, as far as the evidence shows. Said discharge was not annulled from service during the war of the rebellion, and was not honorable within the meaning of the act of June 27, 1890. (126. 6-30-06.)

Boat Land—Duplicate Warrant—Section 441 of the Revised Statutes—Evidence.

Soldier applied for a land warrant in July, 1847. A warrant was issued to him in October, 1847, and sent to his attorney, but the same has never been located. In 1873, when the land was application for a warrant, stating that he had previously applied for a warrant, but failed to receive it. He died on July 22, 1876, his claim never having been further adjudicated. The widow's application for a duplicate warrant was rejected on the ground of her inability to furnish evidence that would justify the issuance of a new warrant. A caveat against the satisfaction of the warrant issued has been filed, and a special examination failed to locate said warrant. It was among the effects of said attorney, deceased, and diligent but unsuccessful search has been made for said warrant. The evidence shows that soldier prior to his death always contended that he had a right to a land warrant that had not been satisfied. It is held that the evidence is sufficient to show that said warrant was lost or destroyed, and requiring a reissue of the same under section 2441 of the Revised Statutes. (127. 7-4-06.)

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